

## UNITED STATES PATENT AND TRADEMARK OFFICE



UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/955,693	09/18/2001	Jun Cao	019717-002700US 9756 EXAMINER	
23363 7.	590 12/02/2005			
•	ARKER & HALE, LLP	WONG, LINDA		
PO BOX 7068 PASADENA, CA 91109-7068			ART UNIT	PAPER NUMBER
			2634 DATE MAILED: 12/02/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

SUPPLEMENTAL

Advisory Action					
Before the Filing of an Appeal Brief					

Application No.	Applicant(s)	
09/955,693	CAO, JUN	
Examiner	Art Unit	
Linda Wong	2634	

Advisory Action	09/900,090	CAO, 3011				
Before the Filing of an Appeal Brief	Examiner	Art Unit				
	Linda Wong	2634				
The MAILING DATE of this communication appe	ars on the cover sheet with the d	correspondence add	ress			
THE REPLY FILED 29 August 2005 FAILS TO PLACE THIS A	APPLICATION IN CONDITION FOR	R ALLOWANCE.				
<ol> <li>The reply was filed after a final rejection, but prior to or on the same day as filing a Notice of Appeal. To avoid abandonment of this application, applicant must timely file one of the following replies: (1) an amendment, affidavit, or other evidence, which places the application in condition for allowance; (2) a Notice of Appeal (with appeal fee) in compliance with 37 CFR 41.31; or (3) a Request for Continued Examination (RCE) in compliance with 37 CFR 1.114. The reply must be filed within one of the following time periods:</li> <li>a) The period for reply expires</li></ol>						
b) The period for reply expires on: (1) the mailing date of this Adv		e final rejection, whicheve	er is later. In no			
event, however, will the statutory period for reply expire later the Examiner Note: If box 1 is checked, check either box (a) or (b) MONTHS OF THE FINAL REJECTION. See MPEP 706.07(1)	an SIX MONTHS from the mailing date o . ONLY CHECK BOX (b) WHEN THE F ).	of the final rejection. IRST REPLY WAS FILE	OWITHIN TWO			
Extensions of time may be obtained under 37 CFR 1.136(a). The date on been filed is the date for purposes of determining the period of extension a CFR 1.17(a) is calculated from: (1) the expiration date of the shortened st above, if checked. Any reply received by the Office later than three month earned patent term adjustment. See 37 CFR 1.704(b).  NOTICE OF APPEAL	and the corresponding amount of the fee. atutory period for reply originally set in the is after the mailing date of the final rejection	The appropriate extensic final Office action; or (2) on, even if timely filed, ma	n fee under 37 as set forth in (b) y reduce any			
<ol> <li>The Notice of Appeal was filed on A brief in com of filing the Notice of Appeal (37 CFR 41.37(a)), or any e</li> </ol>	pliance with 37 CFR 41.37 must be extension thereof (37 CFR 41.37(e)	e filed within two mon ), to avoid dismissal o	ths of the date of the appeal.			
Since a Notice of Appeal has been filed, any reply must be filed within the time period set forth in 37 CFR 41.37(a).  AMENDMENTS						
3. The proposed amendment(s) filed after a final rejection, but prior to the date of filing a brief, will <u>not</u> be entered because (a) They raise new issues that would require further consideration and/or search (see NOTE below); (b) They raise the issue of new matter (see NOTE below);						
(c) They are not deemed to place the application in be appeal; and/or		educing or simplifying	the issues for			
(d) They present additional claims without canceling a		ejected claims.				
NOTE: (See 37 CFR 1.116 and 41.33(a))		omnliant Amendment	(PTOL_324)			
4. The amendments are not in compliance with 37 CFR 1.121. See attached Notice of Non-Compliant Amendment (PTOL-324).  5. Applicant's reply has overcome the following rejection(s):						
6. Newly proposed or amended claim(s) would be a	•	e, timely filed amendm	nent canceling			
the non-allowable claim(s).  7. For purposes of appeal, the proposed amendment(s): a) will not be entered, or b) will be entered and an explanation of how the new or amended claims would be rejected is provided below or appended.						
The status of the claim(s) is (or will be) as follows:  Claim(s) allowed:						
Claim(s) objected to: <u>22 and 23</u> . Claim(s) rejected: <u>1-21</u> .						
Claim(s) withdrawn from consideration:						
AFFIDAVIT OR OTHER EVIDENCE  8. The affidavit or other evidence filed after a final action, but before or on the date of filing a Notice of Appeal will not be entered						
because applicant failed to provide a showing of good are and was not earlier presented. See 37 CFR 1.116(e).	nd sufficient reasons why the affida	vit or other evidence	is necessary			
9. The affidavit or other evidence filed after the date of filing entered because the affidavit or other evidence failed to showing a good and sufficient reasons why it is necessation.	overcome <u>all</u> rejections under appe ry and was not earlier presented. S	eal and/or appellant fa See 37 CFR 41.33(d)(	ils to provide a 1).			
10. ☐ The affidavit or other evidence is entered. An explanation REQUEST FOR RECONSIDERATION/OTHER	on of the status of the claims after	entry is below or attac	ched.			
11.   The request for reconsideration has been considered but does NOT place the application in condition for allowance because:  See Continuation Sheet.						
	12. Note the attached Information Disclosure Statement(s). (PTO/SB/08 or PTO-1449) Paper No(s).					
13.   ☐ Other: See Continuation Sheet.						
		STEPHEN CHIN	YAMINE			
	SUF	PERVISORY PATENT I	R 2600			

Continuation of 11. does NOT place the application in condition for allowance because: Regarding claims 1,7, and 13, The applicant argues that a D-type flip-flop shown in Hogge's invention is not the equivalent to a latch. The physical circuitry of a latch can be shown to be different from the physical circuitry of a D-type flip flop. Based on the applicant's recited limitations, the physical circuitry of the latch is not recited. The claims recite the functionality of the latch as "providing a second signal by passing the first signal when the clock signal is at the first level, and storing the first signal when the clock signal is at the second level, wherein the second signal is provided by a latch", As explained the final rejection mailed June 28, 2005, although Hogge does not explicitly state that the second signal is produced by a latch, based on Spangolettie et al's invention, it can be shown that the second signal, outputted by a D-type flip flop as explicitly specified by Hogge, acts as a latch as defined in the limitations recited in the claims. Please refer to the final rejection as disclosed in the office action mailed June 28, 2005 for further explaination as to why, based on the limitation recited defining the functionality of the latch recited, disclosed by Hogge can be shown to act as a latch as described by Spangoletti et al.

In addition to the explaination disclosed in the previous Office Action, mailed June 28, 2005, Spangoletti explicitly states, in Fig. 4, label 203 and Col. 12, lines 1-5, a "latch receives, on input D203, the signal from output Q202 of D-type (202) ... ". Although Hogge explicitly states a D-type flip flop, the D-type flip flop shown in Fig. 4, labels 116, is identical to the logic gate shown in Fig. 4, label 203 of Spangoletti's invention. Since Spangoletti states that the shown logic gate is a latch, it is shown that Hogge's disclosed logic gate also acts as a latch. Futhermore, Spangoletti's invention is used to show that Hogge's disclosed D-type flip flop is identical to the latch shown in Spangoletti's invention, thus motivation is unnecessary.

Continuation of 13. Other: The applicant mailed a response to the final rejection sent 6/28/2005 within 2 months. The date, 8/28/2005, the 2 month deadline for the response to the final rejection, lands on a Sunday and the response to the final rejection was mailed 8/29/2005 is appropriate to the 2 month deadline.

Continuation of 13. In the Advisory Action on 11/01/2005, the claims stated as allowable are 5,6,12,14,15,19-23 and the rejected claims are 1-4,7-11,13,16-18. In correction, to match the rejected and allowable claims as stated in the final rejection, claims 1-21 are rejected and claims 22-23 are objected.